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1 2 3 4 5 6 7 8	Jason McDonell (State Bar No. 115084) jmcdonell@JonesDay.com Katherine S. Ritchey (State Bar No. 178409) ksritchey@JonesDay.com Amir Q. Amiri (State Bar No. 271224) aamiri@jonesday.com JONES DAY 555 California Street, 26th Floor San Francisco, CA 94104 Telephone: +1.415.626.3939 Facsimile: +1.415.875.5700  Attorneys for Plaintiff SHIONOGI & CO., LTD.			
9	UNITED STATES DISTRICT COURT			
10	NORTHERN DISTRICT OF CALIFORNIA			
11	SAN FRANCISCO DIVISION			
12				
13	SHIONOGI & CO., LTD., a Japanese	Case No. 3	3:12-cv-03495-EDL	
14 15 16 17	Plaintiff, v. INTERMUNE, INC., a Delaware corporation, Defendant.	RITCHEY SHIONO(	ATION OF KATHERINE S. IN SUPPORT OF GI'S REPLY BRIEF IN OF MOTION TO  The Honorable Elizabeth D. Laporte	
19   20   21   22   22   23   24   25   26   27   28	I, Katherine S. Ritchey, declare under penalty of perjury:  1. I am a partner with the law firm Jones Day and a member in good standing of the California State bar. I make this declaration in support of Shionogi & Co., Ltd.'s ("Shionogi") Motion to Compel. I am familiar with my office's case management and filing procedures and policies. I regularly use the files in this matter and am familiar with their contents. The facts set forth herein are known to me personally. If called to testify, I could and would testify competently to the matters set forth herein.			
		I	Ritchey Decl. ISO Mot. Compel 3:12-cv-	

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1	2. Attached as <u>Exhibit 1</u> hereto is a true and correct copy of excerpts of a document		
2	downloaded from InterMune's Investor Relations website, titled "Intermune-		
3	Analyst_Day_2011_(FINAL)-v2.pdf." The document is available at: http://phx.corporate-		
4	ir.net/External.File?t=1&item=VHlwZT0yfFBhcmVudElEPTQwODgwNDN8Q2hpbGRJRD00Mjg4NzQ= and		
5	was downloaded on November 12, 2012. The website url was last accessed January 2, 2013.		
6	3. Attached as <u>Exhibit 2</u> hereto is a true and correct copy of e-mail correspondence		
7	my associate, Amir Amiri, sent to Mr. Bornstein on December 28, 2012. This document is		
8	maintained by Jones Day in its files in the ordinary course of business.		
9	4. Attached as Exhibit 3 hereto is a true and correct copy of a news release posted on		
10	InterMune's website, accessed on January 2, 2013. The news release is available at:		
11	<a href="http://phx.corporate-ir.net/phoenix.zhtml?c=100067&amp;p=irol-newsArticle&amp;ID=1755730&amp;highlight=&gt;.">http://phx.corporate-ir.net/phoenix.zhtml?c=100067&amp;p=irol-newsArticle&amp;ID=1755730&amp;highlight=&gt;.</a>		
12	5. Attached as Exhibit 4 hereto is a true and correct copy of a news release posted on		
13	InterMune's website, accessed on January 3, 2013. The news release is available at:		
14	<a href="http://phx.corporate-ir.net/phoenix.zhtml?c=100067&amp;p=irol-newsArticle&amp;ID=1771036&amp;highlight=&gt;.">http://phx.corporate-ir.net/phoenix.zhtml?c=100067&amp;p=irol-newsArticle&amp;ID=1771036&amp;highlight=&gt;.</a>		
15	I declare under penalty of perjury under the laws of the United States of America that the		
16	foregoing is true and correct. Executed this Fourth day of January, 2013 at San Francisco,		
17	California.		
18			
19	By: <u>/s/ Katherine S. Ritchey</u> Katherine S. Ritchey		
20	SFI-803475		
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